	**************************************	s. d				
STATE OF	NORTH CAP	ROLINA		File No.	7CRS050352	
GA	ASTON	_County				
	STATE VER	SUS	1			
				INDICTM	ENT	
GASTON County In The General Court Of Superior Court Divi						
		County In The General Court Of Justice Superior Court Division NC 28214 Date Of Birth OS/22/1978				
			,	OR	G.S. No.	CL.
LARCENY OF N	NOTOR VEHICLE (F)		08/03/2016	14-72(A)	Н
				08/03/2016	14-54(A)	Н
III. MISDEMEANO	R LARCENY			08/03/2016	14-72(A)	
above the def steal, take, and	endant named ab	ove unlawfully, willfully and Black Lone Wolf Trailer, VI	d feloniously o	did 5BF0420004, NC Registrati		
					vn and in the count	y named
					it a felony therein. T	he

(Over)

III.	And the jurors for the State upon their oath present that on named above the defendant named above unlawfully, willfully,	or about the date(s) of offense shown and in the county ally and feloniously did
	steal, take, and carry away a fire pit and a Bissell carpet cleaner, less than \$1,000.00.	the personal property of Terry Alan Saine, having a value of
		Signature Of Prosecutor
1776	WITN	ESSES /
2.640.600		
Ш	M Rheinson- Gaston County Police	☐ OCA 2016-38270
	J Cole- Gaston County Police	
	J Coles Gaston County Fonce	
U	S Dover- Gaston County Police	
بــــ	B Roberts- Gaston County Police	
Th Bil	e Witnesses marked "X" were sworn by the undersigned Follows found to be:	preperson of the Grand Jury and, after hearing testimony, this
6	A TRUE BILL by twelve or more grand jurors, and I the und of twelve or more grand jurors in this Bill of Indictment.	dersigned Foreperson of the Grand Jury, attest the concurrence
	NOT A TRUE BILL.	
Date	2-6-17	Signature Of Grand Jury Foreperson
)

AOC-CR-122, Side Two, Rev. 1/13 © 2013 Administrative Office of the Courts

STATE OF N	NORTH CAROL	CARTONIA	0-14-60-04	File No.	17CRS050352	51				
NOTE: [Use AOG-CR-3:	County 10 for DWI offense(s).]	* 4	Seat of Court		n The General Cour istrict ⊠ Superior					
121	STATE VERSUS	- 3	JUD		ENDING SENTENC					
Name Of Defendant BLACK, JEFFREY, DO	ONALD		PUNI	PUNISHMENT: COMMUNITY INTERMEDIATE						
Race	Sex	Date Of Birth	/For		TURED SENTENCII		16)			
W	M	05/22/1978		· 7	G.S. 15A-1341, -1342,	- 1343, -134	3.2, -1346			
Attorney For State DEBORAH HATTON	GULLEDGE	Def. Found Def. Waive Not Indigent Attorney	Attorney For L LARRY G		X Appoi		r Initials JC			
	nd guilty/responsible, purs		suant to Alford)	of no contest)		trial by jury				
File No.(s) Off 17CRS050352 51		ffense Description		Offense Date	G.S. No.	F/M CL				
17CRS050352 51 17CRS050352 52				08/03/2016 08/03/2016	14-72(A)	FH	1			
	BREAKING AND OF nt class if different from underl		nt class represent		14-54(A) ement). PRIOR	1 11				
The Court X 1. has de Any problem 2. makes The Court (NOTE: Block	etermined, pursuant to G.S rior record level point unde d a reasonable doubt or the s no prior record level finding the table of the checked.):	i. 15A-1340.14, the prior re r G.S. 15A-1340.14(b)(7) i e defendant's admission to ng because none is require	ecord points of a based on the this issue.	the defendant to be jury's determination	e 10 RECORI		v 🗌 vi			
X 1. makes no writte 2. makes the Dete 3. makes the Find 4. finds the defend 5. adjudges the de a habitual bi 6. finds enhancer G.S. 14-50.2 jury's determina 7. finds the above set forth on the Side Two. 8. finds the above (If No. 7 not fc as defined by G 11. finds that a 10. finds this is and as defined by G 11. finds the above 12. did not grant a conditional defined in the defined by G 13. finds that the defined by G 14. finds that the defined in	en findings because the pri ermination of aggravating a ings of Extraordinary Mitig dant has provided substant ferndant to be (check only o reaking and entering status ent pursuant to: G.S 22 (gang). Other: attion of this issue beyond a -designated offense(s) is a attached AOC-CR-603C, I -captioned offense(s) invol bund) and therefore impose motor vehiclecom offense involving assault, c i.S. 50B-1(b) with the victin -designated offense(s) invol conditional discharge unde smitted on or after Dec. 1, 2013 discharge for factors relate fendant used or displayed as an offense involving chi 5A-1382.1(a1). idered evidence, argumen	and mitigating factors on the attack tial assistance pursuant to me) a habitual felon to a offender, to be sentenced in eportable conviction und Page Two, Side Two, and twe the (check all that apply) is the special conditions of mercial motor vehicle who may be the criminal street ganger G.S. 90-96(a) because (a.g. anly) the Court finds, with do to the offense. a firearm while committing a breat in a firearm while committing a difference in the committed abuse or an offense invited counter in the committing a firearm while committing a difference in the committing and a difference in the committing a difference in the committing and a difference in the committing and a difference in the committen	e attached AOC hed AOC-CR-6 G.S. 90-95(h)(be sentenced f d as a Class E G.S. 14-3(c) (r defendant's adr er G.S. 14-208 makes the add physical o probation set f as used in the an act defined activity. G.S. 14 check all that app n the agreemen g the felony. G. olving assault of	C-CR-605. 506. 5). our classes higher felon. nate crime).	than the principal felony. S. 50B-4.1 (domestic viole This findin This	(no higher that ence). g is based or stions of probations of probations of probations. Two, Side Two reported to personal relations in appropriation of the committee of the com	n Class C). In the stion of the control of the con			
consolidated for judgme for a minimum term of	ent and the defendant be in	nprisoned for a maximum term			istody of the N.C. DAC.					
	run at the expiration of ser				istody of the 14,0, DAO.					
The defendant shall be	given credit for4_	_ days spent in confinem	ent prior to the		nent as a result of this ch	arge(s) to be	applied			
toward the senten	ice imposed above. 🔀 i	mprisonment required for SUSPENSION			C-CR-003C, Fage Two.	÷ v				
Subject to the condition probation for 30	s set out below, the execu months.			/gramme room	ced on 🔀 supervised	unsup	ervised			
	that it is NOT appropriate t	· · · · · · · · · · · · · · · · · · ·	of Community	Corrections the au			ents in			
3. This period of pr	2(e) for community punishrobation shall begin well offense	hen the defendant is relea		ceration at the	e expiration of the senten	ce in the ca	se below.			
	hall comply with the condit			240						
	hall provide a DNA sample	MONETARY		Processor of the						
The defendant shall pay probation above, pursua	to the Clerk of Superior Cant to a schedule X det		ie" shown belo	w, plus the probati		ced on super	vised			
Costs Fine \$ 412.50 \$	Restitution* Attorn	ney's Fees Comm Serv Fe		SBM Fee \$ 0.00	Appt Fee/Misc \$ 0.00	Total Amount D 412.				
	on Worksheet, Notice And					412.	J.U.			
The Court finds just	cause to waive costs, as o	rdered on the attached	AOC-CR-6	18. 🔲 Other:			,			
ACC CD COSC Day 4	2/40 @ 2040 A desiriete !!	- Off file O-1114- (Jver)							

REGULAR CONDITIONS OF PROBATION - G.S. 15A-1343(b)
NOTE: Any probationary judgment may be extended pursuant to G.S. 15A-1342. The defendant shall: (1) Commit no criminal offense in any jurisdiction. (2) Possess no firearm, explosive device, or other deadly weapon listed in G.S. 14-269. (3) Remain gainfully and suitably employed or faithfully pursue a course of study or vocational training, that will equip the defendant for suitable employment, and abide by all rules of the institution. (4) Satisfy child support and family obligations, as required by the Court. If the defendant is on supervised probation, the defendant shall also; (5) Not abscond, by willfully avoiding supervision or by willfully making the defendant's whereabouts unknown to the supervising probation officer. (6) Remain within the jurisdiction of the Court unless granted written permission to leave by the Court or the probation officer. (7) Report as directed by the Court or the probation officer to the officer at reasonable times and places and in a reasonable manner, permit the officer to visit at reasonable times, answer all reasonable inquiries by the officer and obtain prior approval from the officer for, and notify the officer of, any change in address or employment. (8) Notify the probation officer if the defendant fails to obtain or retain satisfactory employment. (9) Submit at reasonable times to warrantless searches by a probation officer of the defendant's person and of the defendant's vehicle and premises while the defendant is present, for purposes directly related to the probation supervision, but the defendant may not be required to submit to any other search that would otherwise be unlawful. (10) Submit to warrantless searches by a law enforcement officer of the defendant's person and of the defendant's vehicle, upon a reasonable susplicion that the defendant is engaged in criminal activity or is in possession of a firearm, explosive device, or other deadly weapon listed in G.S. 14-269 without written permission of the court. (11) Not use, possess, or control any illegal drug or
13. The Court finds that the defendant is responsible for acts of domestic violence and therefore makes the additional findings and orders on the attached AOC-CR-603C, Page Two, Side Two.
SPECIAL CONDITIONS OF PROBATION - G.S. 15A-1343(b1) The defendant shall also comply with the following special conditions which the Court finds are reasonably related to the defendant's rehabilitation:
14. Surrender the defendant's drivers license to the Clerk of Superior Court for transmittal/notification to the Division of Motor Vehicles and not operate a motor vehicle for a period of or until relicensed by the Division of Motor Vehicles, whichever is later. 15. Successfully pass the General Education Development Test (G.E.D.) during the first months of the period of probation. 16. Complete hours of community service during the first days of the period of probation as directed by the judicial services coordinator. The fee prescribed by G.S. 143B-708 is
to be paid pursuant to the schedule set out under Monetary Conditions on the reverse. within days of this Jydgment
and before beginning service. 17. Report for initial evaluation by
participate in all further evaluation, counseling, treatment, or education programs recommended as a result of that evaluation, and comply with all
other therapeutic requirements of those programs until discharged. 18. Not assault, threaten, harass, be found in or on the premises or workplace of, or have any contact with "Contact" includes any defendant-initiated contact, direct or indirect, by any means, including, but not limited to, telephone, personal contact, pager, gift-giving, telefacsimile machine or through any other person, except
19. (for offenses committed on or after December 1, 2012) Abstain from alcohol consumption and submit to continuous alcohol monitoring to be a submit to be a submit to be a submit to be a submit to continuous alcohol monit
chronic abuse. X 20. Other:
ABIDE BY ALL REGULAR TERMS OF PROBATION; SUBMIT TO DNA SAMPLE AS REQUIRED BY STATUTE; PERFORM COMMUNITY SERVICE IF REQUIRED AT THE DISCRETION OF PROBATION; PAY THE FEE IF COMM SERV IS REQUIRED; DEFENDANT TO SUBMIT TO ANY SUBSTANCE ABUSE AND/OR EDUCATIONAL TREATMENT DEEMED NECESSARY BY PROBATION; DEFENDANT TO REMAIN IN THE COUNTY OF RESIDENCE; CONTRABAND ORDERED DESTROYED; CIVIL JUDGMENT
FOR ATTY FEE (\$1080)/ATTY APPT FEE (\$60) May transfer to MECKLENBURG County for supervision.
■ 21. Comply with the Special Conditions Of Probation which are set forth on AOC-CR-603C, Page Two.
ORDER OF COMMITMENT/APPEAL ENTRIES
1. It is ORDERED that the Clerk deliver two certified copies of this Judgment and Commitment to the sheriff or other qualified officer and that the officer cause the defendant to be delivered with these copies to the custody of the agency named on the reverse to serve the sentence imposed or until the defendant shall have complied with the conditions of release pending appeal.
2. The defendant gives notice of appeal from the judgment of the trial court to the Appellate Division. Appeal entries and any conditions of post conviction release are set forth on form AOC-CR-350.
SIGNATURE OF JUDGE //
Date Name Of Presiding Judge (type or print) Signature Of Presiding Judge 10/03/2017 THE HONORABLE HUGH B LEWIS
CERTIFICATION CERTIFICATION
I certify that this Judgment and the attachment(s) marked below is a true and complete copy of the original which is on file in this case.
1. Appellate Entries (AOC-CR-350) 2. Judgment Suspending Sentence (AOC-CR-603C, Page Two) (additional conditions of probation) Sentence (AOC-CR-615, Side Two)
3. Felony Judgment Findings Of Aggravating And Mitigating Factors (AOC-CR-605) 8. Convicted Sex Offender Permanent No Contact Order (AOC-CR-620) 9. Additional File No.(s) And Offense(s) (AOC-CR-626)
4. Extraordinary Mitigation Findings (AOC-CR-606)
Date Date Certified Copies Delivered To Sheriff Signature Of Clyrk Deputy CSC Asst. CSC Asst. CSC Clerk Of Superior Court SEAL
Material opposite unmarketi squares is to be disfregarded as surplusage.
AOC-CR-603C, Side Two, Rev. 12/16, © 2016 Administrative Office of the Courts

STATE VERSUS						7 // 1		S050352		51					
Name C	of Defendant K,JEFFREY,DO	NALD						1							
	Use this page AOC-CR-6190 "Conditional D AOC-CR-6320	with AOC , "Condit ischarge , "Condit	ional Dis Under G ional Dis	char S. 9 char	ge Under (0-96(a1)"; ge Under (Suspending Ser G.S. 90-96(a)"; AOG-CR-628C, G.S. 15A-1341(a rough Nov. 30	AOC-CR-6 , "Conditio a4)"; or A0	521 C , "C nal Discl	ondi narge	tional Disch e Under G.:	narge Under G S. 14-204(b)";	i.S. 14-50.2	9"; AOC-0	CR-6	27C,
	AND THE CATOR SCOT WALL					MEDIATE P		ION C	INC	DITIONS	- G.S. 15A	-1343(a1))		
case(s	ition to complying s), the defendant Submit to house rules, regulation under Monetary employment Other:	with the shall also arrest wi s, and dir Condition	regular a comply th electro ections one.	and a with onic of the lefer	any special the following monitoring probation dant may l	conditions of page conditions of page conditions of the conditions	robation s probation defendant g such mo nce for the	et forth ir , which r s resider onitoring, e followir	n the nay lace for	"Judgment be imposed or a period pay the fee	Suspending Sommer Somme	Sentence" e nunity or inte days, in G.S. 15A	entered in ermediate month -1343(c)	e pun ns, at as pr	ilshment. oide by all ovided
2.	Complete coordinator. The not due beca to be paid of this Judgn Other:	fee presuuse it is a	cribed by assessed int to the	G.S in a sch	S. 143B-70 i case adju edule set o	dicated during t ut under Monet	he same t	erm of co	ourt.	•	g. S				services days
□ 3.	Submit to the fo local confinement NOTE: Periods of then three separate	facility). f confinem	and and entimpos	pay ed h	jail fees. There must be	ne defendant sh for two-day or thre	all report i	n a sobe ecutive pe	r cor riods	ndition to se , anly, for no	more than six o	lays in a singl	le month, a		(other no more
	Date	Hour	□AM	for	2 days	Date	Hour	□AM	for	2 days	Date	Hour	MA	for	2 days
	Date	Hour	□ PM	for	☐ 3 days	Date	Hour	□ PM □ AM	for	☐ 3 days	Date	Hour	□ PM □ AM	for	☐ 3 days
	Date	Hour	□ PM □ AM □ PM	for	☐ 3 days ☐ 2 days ☐ 3 days	Date	Hour	□ PM □ AM □ PM	for	☐ 3 days ☐ 2 days ☐ 3 days	Date	Hour	□ PM □ AM □ PM	for	3 days 2 days 3 days
4.	Obtain a substa	nce abus		mer		ng, or treatment	as follows			_ c cc,a		. · · · · · · · · · · · · · · · · · · ·	10	+	v days
5.	(for offenses com	nitted on o	r after De	cemb	er 1, 2012)	Abstain from al	cohol cons	sumption							
<u> </u>	chronic abuse. Participate in ar					aving found that development pro			e ass	sessment h	as identified d	efendant's a	alcohol de	∍pen	dency or
7 .	Submit to satelli	te-based	monitori	ng, i	f required o	n the attached	AOC-CR-	315, Side	Tw	o. ,	,				•
						INTERMED	IATE PU	INISHN	1EN	ITS					
Sente	ition to complying nce" or herein for Special Proba For the defenda probation: (1) O probation officer X A. Serve an	the above tion - Gotton - Gott	e case(s 6,S. 15A e sentenules and ate of Norm of	o, th ce a reguerth	e defendar 51 s a condition lations of t Carolina wi	nt shall also come on of special prothe Division of A thin seventy-two	nply with the bation, the dult Corre	ne following defended to the d	ing ir ant s verni defe	hall complying the conditions	e punishment(s y with these ac duct of inmate charge from the	s) under G.S dditional reg s while impr	S. 15A-13 Jular cond risoned. (340.1 dition 2) Re	1(6). s of eport to a
	(NOTE: N 2014, ma	loncontinu y not be se	ous perio erved in D	ds of AC.)	special prob	ation may not be				ial probation	imposed in mis	demeanor se	ntences or	or at	ter Oct. 1,
	B. The defer	Date	ill report	in a	sober cond Hour	lition to begin se ☐ AM ☐ PM		ıll remair		Day	Date	· · · · · · · · · · · · · · · · · · ·	Hour		□ AM □ PM
	consecuti	ve weeks	s, and sh	all re	emain in cu	r condition to co stody during the of the probation ommended.	e same ho	urs each	we	ek u <u>ntil</u> con	npletion of the	active term			
□ 2.	Drug Treatme Comply with the specified time to	rules add	pted for	the	program as	provided for in	Article 62						t on a reg	gular	basis for a

INTERMEDIATE CONDITIONS OF PROBATIONS - G.S. 15A-1343(b4)

If subject to intermediate punishment, the defendant shall, in addition to the terms and conditions imposed above, comply with the following intermediate conditions of probation.

(1) If required by the defendant's probation officer, perform community service under the supervision of the Section of Community Corrections, and pay the fee required by G.S. 143B-708, but no fee shall be due if the Court imposed community service as a special condition of probation and assessed the fee in this judgment or any judgment for an offense adjudicated in the same term of court. (2) Not use, possess, or control alcohol. (3) Remain within the defendant's county of residence unless granted written permission to leave by the court or the defendant's probation officer. (4) Participate in any evaluation, counseling, treatment, or educational program as directed by the probation officer, keeping all appointments by abiding by the rules, regulations, and direction of each program.

Malerial opposite unmarked squares is to be disregarded as surplusage.

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Other:

		OF	FFENS	S INVOLVING PHYSICAL, MENTAL, OR SEXUAL ABUSE OF A MINOR - G.S. 15A-1343(b2)
				e not defined as intermediate punishments under G.S. 15A-1340.11(6).
YOTE	Ξ: ξ	Selec	t only or	of the three sets of conditions below. ditions For Reportable Convictions - G.S. 15A-1343(b2)
				only for a reportable conviction under G.S. 14-208.6.
	Т			as been convicted of an offense which is a reportable conviction as defined in G.S. 14-208.6(4) and must
				as a sex offender and enroll in satellite-based monitoring if required on the attached AOC-CR-615, Side Two. e in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other
			rehabili	ive treatment as ordered by the court.
	_			nunicate with, be in the presence of, or found in or on the premises of the victim of the offense.
	L	u.		t finds physical, mental, or sexual abuse of a minor) Not reside in a household with or sexual abuse) any minor child.
				or physical or mental abuse) any minor child 🔲 other than the child(ren) named below, for whom the court expressly finds that it is
				nlikely that the defendant's harmful or abusive conduct will recur and that it would be in the best interest of the child(ren) named elow to reside in the same household with the probationer. (Name minor child(ren) with whom the probationer may reside in the same
				ousehold;
		e.	Submit	reasonable times to warrantless searches by a probation officer of the defendant's person, of the defendant's vehicle and
,				, and of the defendant's computer or other electronic mechanism which may contain electronic data, while the defendant is or the following purposes which are reasonably related to the defendant's probation supervision: child pornography
				Grand Periodical William Periodical William Periodical Control of the Section Control of th
		f.	Other:	
_ 2	. 5	Spe	cial Co	ditions For Offenses Involving The Sexual Abuse Of A Minor - G.S. 15A-1343(b2)
	1	TOP	E: Impo:	if offense involved sexual abuse of a minor but is not a reportable conviction. as been convicted of an offense involving the sexual abuse of a minor and must
				ias been convicted to an one ise involving the sexual aduse of a finition and must
		٠.		tive treatment as ordered by the court.
				nunicate with, be in the presence of, or found in or on the premises of the victim of the offense. e in a household with any minor child. (G.S. 15A-1343(b2)(4))
			. Submit	t reasonable times to warrantless searches by a probation officer of the defendant's person, of the defendant's vehicle and
				and of the defendant's computer or other electronic mechanism which may contain electronic data, while the defendant is for the following purposes which are reasonably related to the defendant's probation supervision:
				of the following purposes which are reasonably related to the determant's probation supervision.
		е	. Other:	
_				
3				ditions For Offenses Involving The Physical Or Mental Abuse Of A Minor - G.S. 15A-1343(b2) if offense involved physical or mental abuse of a minor but is not a reportable conviction and did not involve sexual abuse.
				has been convicted of an offense involving the physical or mental abuse of a minor and must
			. Partici	te in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other
		b		tive treatment as ordered by the court. municate with, be in the presence of, or found in or on the premises of the victim of the offense.
			. Not re:	le in a household with
				any minor child. any minor child other than the child(ren) named below, for whom the court expressly finds that it is unlikely that the defendant's
			(2)	narmful or abusive conduct will recur and that it would be in the best interest of the child(ren) named below to reside in the same
				nousehold with the probationer. (Name minor child(ren) with whom the probationer may reside in the same household):
		d	l. Submi	t reasonable times to warrantless searches by a probation officer of the defendant's person, of the defendant's vehicle and
			premis	s, and of the defendant's computer or other electronic mechanism which may contain electronic data, while the defendant is
			preser	for the following purposes which are reasonably related to the defendant's probation supervision: Child pornography
		e	. Other	
	MA.	1		ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE
1	. 1	Pursi	uant to it	inding that the defendant is responsible for acts of domestic violence, the Court further finds that:
]	a	. there is	in abuser treatment program, approved by the Domestic <u>Vio</u> lence Commission, reasonably available to the defendant, who shall:
			[] (1)	for supervised probation) attend and complete (check one) [(program name) a program to be identified by the probation officer, and abide by the program's rules. The probation officer shall send a copy of
				this judgment to the program, which shall notify the officer if the defendant fails to participate or is discharged for violating any
				of its rules.
			□ (2)	for unsupervised probation) attend and complete (check one) [(program name) a program chosen by the defendant, who shall notify the program and the district attorney of that choice within ten (10) days
				of the entry of this judgment, and abide by the program's rules. The district attorney shall send a copy of this judgment to the
				program, which shall notify the district attorney if the defendant fails to participate or is discharged for failure to comply with the program or its rules.
	· .:[b	. there is	no approved abuser treatment program reasonably available.
_ ^	, .		defend	nt to complete an abuser treatment program because
ш ²	·· f	AS ac	dditional . not cor	pecial Conditions of Probation, the defendant shall: within feet of at any time
~,	, 1	b	. comply	ully with any G.S. Chapter 50B Domestic Violence Protective Order in effect
The a	bo	ve co	onditions	e incorporated in the "Judgment Suspending Sentence" in the above case(s), and made a part Mereof.
-016	10	0/03/	2017	Name Of Presiding Judge (type or print) Signature Of Presiding Judge THE HONORABLE HUGH B LEWIS
				Material granosite lumarked squares is to be discensaried as Samilisage
AOG	C-C	R-60	3C, Pag	Two, Side Two, Rev. 12/16, © 2016 Administrative Office of the Courts

MANDATORY SPECIAL CONDITIONS FOR SEX OFFENDERS AND PERSONS CONVICTED OF

STATE OF NORTH CA	AROLINA	File No. 17CRS050352 51
GASTON	County	In The General Court Of Justice ☐ District ☑ Superior Court Division
STATE VE	RSUS	
Name Of Defendant		ADDITIONAL FILE NO.(S) AND OFFENSE(S)
BLACK IEFFREY DONALD		

NOTE: Use this page in conjunction with all NCAOC judgment or probationary forms, to list additional offenses of conviction, deferred prosecution, or conditional discharge addressed in the court's order. There are no A, B, C, D, or other variations of this form, so this page can be used to continue an offense list from any of the related forms, for any date(s) of offense or conviction.

File No.(s)	Off.	Offense Description	Offense Date	G.S. No.	F/M	CL.	'Pur CL
17CRS050352	53	MISDEMEANOR LARCENY	08/03/2016	14-72(A)	М	1	
	\$		0		, > *		
	*						
						9	
				,			
	7						

*NOTE: Enter punishment class if different from underlying offense class (punishment class represents a status or enhancement).

(Over)

381 San 38 S		ADDITIONAL FILE NO.(S)	AND O			300000	respective ser	1.2
File No.(s)	Off.	Offense Description		Offense Date	G.S. No.	F/M	CL.	, b
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			,					
						1		
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	1 1			1		1	I	1

*NOTE: Enter punishment class if different from underlying offense class (punishment class represents a status or enhancement).

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